

RECEIVED

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS

JUL 22 2016 DC

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURTANTHONY
P.

JOHNSON

(Enter above the full name
of the plaintiff or plaintiffs in
this action)

16-cv-7523

Judge John J. Tharp, Jr.

Magistrate Judge Jeffrey Cole
PC1

vs.

TOM DART - COOK COUNTY SHERIFF

(to be supplied by the Clerk of this Court) (CHS)

DR. NNEKA JONES TAPIA - COOK COUNTY Jail EXECUTIVE DIRECTOR; JOHN JAY SHANNON MD. - CEO CCHHS CERMAK MENTAL AND HEALTH SERVICES; DEBBIE BOECKER - CCT DIRECTOR OF COMPLIANCE; ROBERT MOORE - CCT Deputy DIRECTOR OF COMPLIANCE; MR. MORECI - CCT DIRECTOR; CARA SMITH - CCT DIRECTOR; MR. LYLES - CCT DIRECTOR; MR. REYES - CCT DIRECTOR; SUPERINTENDANT MR. BROWN - DIVISION 8 CCT RTU RESIDENTIAL TREATMENT UNIT; DR. R. SILLETTI - UNIT DIRECTOR CCT RTU CERMAK MENTAL HEALTH SERVICES DEPARTMENT; SUPERINTENDANT MR. WALSH - DIVISION 10 CCT; OFFICER MR. SANCHEZ - DEPUTY SHERIFF DIV 8 RTU; OFFICER MS. THOMAS-HARRIS - DIV 10 Deputy SHERIFF; NURSE MS. COOKSLEY - NURSE CHS - CERMAK HEALTH SERVICES; OFFICER MR. VELEZ - DEPUTY SHERIFF DIV 10; NURSE MR. ADWIAH (BOBO) - NURSE CHS; NURSE MS. ANDERSON - NURSE CHS; OFFICER MR. PEREZ - DEPUTY SHERIFF DIV 10; OFFICER MR. OLEKSIAK - DEPUTY SHERIFF DIV 10; SARGENT MS. CRUMP - DEPUTY SHERIFF DIV 10; OFFICER MR. GARZA - DEPUTY SHERIFF DIV 10; PARAMEDIC MS. BAINES - PARAMEDIC CHS; OFFICER MR. SALERNO - DEPUTY SHERIFF DIV 10; OFFICER MS. TUCKER - DEPUTY SHERIFF DIV 10; CRW SUPERVISOR MS. L. FENDERSON - CCT INMATE SERVICES SUPERVISOR; DR. BAKER - DOCTOR CHS; OFFICER MR. SHELBY - DEPUTY SHERIFF DIV 10; SARGENT MR. HOUSTON - DEPUTY SHERIFF DIV 10; CRW MS. MCCOY - CCT CORRECTIONAL REHABILITATION WORKER (SOCIAL WORKER) DIV 10; NURSE HALL - NURSE CHS; OFFICER MR. CONNER - DEPUTY SHERIFF DIV 10; OFFICER LYPAK - DEPUTY SHERIFF DIV 10; NURSE MS.

(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")

MUHAMMAD - NURSE CHS DIV 6; MS. TAYLOR - DIV 10 MENTAL HEALTH
SPECIALIST CHS; CERMAK HEALTH SERVICES OF COOK COUNTY Jail;
CERMAK MENTAL HEALTH SERVICES DEPARTMENT OF COOK COUNTY
Jail

CHECK ONE ONLY:

☒COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983
U.S. Code (state, county, or municipal defendants)☐COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE
28 SECTION 1331 U.S. Code (federal defendants)☐

OTHER (cite statute, if known)

BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

I. Plaintiff(s):

- A. Name: Anthony P. Johnson
- B. List all aliases: _____
- C. Prisoner identification number: 20151217030
- D. Place of present confinement: Cook County Jail
- E. Address: P.O. Box 089002 Chicago, IL 60608

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, place of confinement, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

- A. Defendant: TOM DART
 Title: COOK COUNTY SHERIFF
 Place of Employment: DALEY CENTER 50 W WASHINGTON RM 704 CHICAGO, ILL 60602
- B. Defendant: DR. NNEKA JONES TAPIA
 Title: EXECUTIVE DIRECTOR
 Place of Employment: ^{Cook County Jail} 2650 S CALIFORNIA AVE CHICAGO, IL 60608
- C. Defendant: MR. MORECI
 Title: DIRECTOR - COOK COUNTY JAIL
 Place of Employment: ^{CHICAGO,} COOK COUNTY JAIL 2650 S CALIFORNIA AVE ILL 60608

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

- D. Defendant: DR. R. SILLETTI
 Title: ^{CCJ} UNIT DIRECTOR - DIV 8 RTU / CERMAK MENTAL HEALTH SERVICES DEPARTMENT
 Place of Employment: DIV 8 RTU CERMAK MENTAL HEALTH SERVICES 2700 S CALIFORNIA AVE CHICAGO, ILL 60608

III. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court in the United States:

A. Name of case and docket number: ANTHONY P. JOHNSON v TOM DART ET. AL
09 CV 2545

B. Approximate date of filing lawsuit: 2008 ?

C. List all plaintiffs (if you had co-plaintiffs), including any aliases: _____

NONE

D. List all defendants: COOK COUNTY SHERIFF I DO NOT HAVE THEIR NAMES AVAILABLE TO ME WHILE
TOM DART, COOK COUNTY JAIL DIRECTOR, NURSES, TM IN JAIL
CEAMAK DOCTORS, CORRECTIONAL REHABILITATION WORKERS, COOK COUNTY
SHERIFF Deputy's SARGENT AND OFFICERS

E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): FEDERAL COURT 7TH DISTRICT

F. Name of judge to whom case was assigned: JUDGE
MAGISTRATE SUSAN COX

G. Basic claim made: I CONTRACTED SCABIES WHILE BEING DETAINED IN
IN COOK COUNTY JAIL - UNSANITARY CONDITIONS
OF CONFINEMENT

H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): SETTLED

I. Approximate date of disposition: 2010 ?

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

DEFENDANTS CON'TE. DEFENDANT: MS. DEBBIE BOECKERTITLE: DIRECTOR-OF COMPLIANCEPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} ILL 60608F. DEFENDANT: MS CARA SMITHTITLE: DIRECTOR - COOK COUNTY JAILPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} ILL 60608G. DEFENDANT: MR. LYLESTITLE: DIRECTOR - COOK COUNTY JAILPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} ILL 60608H. DEFENDANT: MR. ROBERT MOORETITLE: DEPUTY
DIRECTOR OF COMPLIANCEPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} ILL 60608I. DEFENDANT: MR. REYESTITLE: DIRECTOR - COOK COUNTY JAILPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} ILL 60608J. DEFENDANT: JOHN JAY SHANNON M.D.TITLE: C.E.O. COOK COUNTY HEALTH + HOSPITAL SYSTEM - CERMAK ^{MENTAL AND} HEALTH SERVICES DEPTS.PLACE OF EMPLOYMENT: COOK COUNTY JAIL ^{CERMAK MENTAL} AND HEALTH SERVICES ^{CHICAGO} 2700 S. CALIFORNIA AVE ILL 60608K. DEFENDANT: MR. BROWNTITLE: DIVISION 8 SUPERINTENDANT - COOK COUNTY JAILPLACE OF EMPLOYMENT: COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO} ILL 60608

DEFENDANTS CONT

- L.** DEFENDANT MR. WALSH
 TITLE DIVISION 10 SUPERINTENDANT - COOK COUNTY JAIL
 PLACE OF EMPLOYMENT COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- M.** DEFENDANT COOK COUNTY OFFICER MR. SANCHEZ 7-3
 TITLE DEPUTY SHERIFF DIVISION 8 ^{RTU} PER 2F DETOX UNIT
 PLACE OF EMPLOYMENT COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, IL 60608 DIV 8
- N.** DEFENDANT COOK COUNTY OFFICER MS THOMAS-HARRIS 7-3
 TITLE DEPUTY SHERIFF DIV 10 P2 OUTPATIENT MENTAL HEALTH UNIT ^{PER} 4B
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- O.** DEFENDANT NURSE MS COOKSEY - DIVISION 10 DISPENSARY
 TITLE NURSE - CERMARK HEALTH SERVICES
 PLACE OF EMPLOYMENT COOK COUNTY JAIL CERMARK HEALTH SERVICES 2700 S. CALIFORNIA AVE ^{CHICAGO,} IL 60608
- P.** DEFENDANT COOK COUNTY OFFICER MR. VELEZ 7-3
 TITLE DEPUTY SHERIFF DIVISION 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- Q.** DEFENDANT NURSE MR. ADINIAH (Bo Bo) - DIVISION 10 DISPENSARY
 TITLE NURSE - CERMARK HEALTH SERVICES
 PLACE OF EMPLOYMENT COOK COUNTY JAIL CERMARK HEALTH SERVICES 2700 S. CALIFORNIA AVE ^{CHICAGO,} IL 60608
- R.** DEFENDANT NURSE MS ANDERSON - DIVISION 10 DISPENSARY
 TITLE NURSE CERMARK HEALTH SERVICES - DIV 10
 PLACE OF EMPLOYMENT COOK COUNTY JAIL CERMARK HEALTH SERVICES 2700 S. CALIFORNIA ^{CHICAGO,} IL 60608
- S.** DEFENDANT COOK COUNTY OFFICER MR. PEREZ 3-11
 TITLE DEPUTY SHERIFF - DIVISION 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE ^{CHICAGO,} IL 60608
- T.a.** DEFENDANT MS TAYLOR
 TITLE MENTAL HEALTH SPECIALIST DIV 10 CHS
 PLACE OF EMPLOYMENT COOK COUNTY JAIL CERMARK HEALTH SERVICES 2700 S. CALIFORNIA AVE ^{CHICAGO,} IL 60608

U. DEFENDANT: COOK COUNTY OFFICER MR. OLESIAK 3-11
 TITLE: DEPUTY SHERIFF - DIVISION 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

V. DEFENDANT: COOK COUNTY OFFICER SARGENT MRS CRUMP 7-3
 TITLE: DEPUTY SHERIFF - DIVISION 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

W. DEFENDANT COOK COUNTY OFFICER MR. GARZA 3-11
 TITLE DEPUTY SHERIFF DIVISION 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

X. DEFENDANT COOK COUNTY OFFICER MR. SALGADO 3-4
 TITLE DEPUTY SHERIFF DIV 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

Y. DEFENDANT MRS BAINES (SP) DIV 10 - DISPENSARY
 TITLE PARAMEDIC - CERMARK HEALTH SERVICES
 PLACE OF EMPLOYMENT COOK COUNTY JAIL - CERMARK HEALTH SERVICES 2700 S. CALIFORNIA CHICAGO, ILL 60608

Z. DEFENDANT COOK COUNTY OFFICER MRS TUCKER 7-3
 TITLE DEPUTY SHERIFF DIV 10
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

AA. DEFENDANT MRS L. FENOLASON
 TITLE CORRECTIONAL REHABILITATION WORKER INMATE SERVICES SUPERVISION
 PLACE OF EMPLOYMENT DIV 10 COOK COUNTY JAIL 2650 S. CALIFORNIA AVE CHICAGO, ILL 60608

BB. DEFENDANT DR. BAKER
 TITLE DOCTOR CERMARK HEALTH SERVICES
 PLACE OF EMPLOYMENT COOK COUNTY JAIL CERMARK HEALTH SERVICES 2700 S. CALIFORNIA AVE CHICAGO, ILL 60608

DEFENDANTS CONT

- CC DEFENDANT: COOK County Officer MR. STERBY 3-11 Div 10
 TITLE: Deputy Sheriff
 PLACE OF EMPLOYMENT: Div 10 Cook County Jail 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- DD DEFENDANT: COOK County Sheriff SARGENT MR. HOUSTON 3-11 Div 10
 TITLE: Deputy Sheriff
 PLACE OF EMPLOYMENT: Div 10 Cook County Jail 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- EE DEFENDANT: MS McCoy
 TITLE: Correctional Rehabilitation Worker (Social Worker) Div 10
 PLACE OF EMPLOYMENT: Div 10 Cook County Jail 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- FF DEFENDANT: Nurse HALL - Div 10 Dispensary
 TITLE: Nurse CERMAR Health Services
 PLACE OF EMPLOYMENT: COOK County Jail CERMAR Health Services 2700 S. CALIFORNIA AVE CHICAGO, IL 60608
- GG DEFENDANT: MS MUHAMMAD - Div 6 Dispensary
 TITLE: Nurse CERMAR Health Services
 PLACE OF EMPLOYMENT: Div 6 Cook County Jail CERMAR Health Services 2700 S. CALIFORNIA AVE CHICAGO, IL 60608
- HH DEFENDANT: COOK County Officer MR. CONNER 3-11 - Div 10
 TITLE: Deputy Sheriff
 PLACE OF EMPLOYMENT: Div 10 Cook County Jail 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- II DEFENDANT: COOK County Officer MR. LYPAK 7-3 Div 10
 TITLE: Deputy Sheriff
 PLACE OF EMPLOYMENT: Div 10 Cook County Jail 2650 S. CALIFORNIA AVE CHICAGO, IL 60608
- J.J. DEFENDANT: CERMAR HEALTH SERVICES OF COOK COUNTY JAIL
 TITLE: HEALTH CARE PROVIDER TO DETAINees HOUSED in COOK County Jail
 PLACE OF EMPLOYMENT: COOK County Jail CERMAR Health Services 2700 S. CALIFORNIA AVE CHICAGO, IL 60608
- K.K. DEFENDANT: CERMAR MENTAL HEALTH SERVICES DEPARTMENT - RESIDENTIAL TREATMENT UNIT - RTU Div 8
 TITLE: MENTAL Health CARE PROVIDER to DETAINees HOUSED in COOK County Jail
 PLACE OF EMPLOYMENT: 2700 S. CALIFORNIA AVE CHICAGO, IL 60608 DIVISION 8 RTU

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

PARAGRAPH 1. ALL DEFENDANTS: ^{VIOLATED my 8TH + 14TH AMENDMENT RIGHTS: UNDER THE COLOR OF STATE LAW IN THEIR OFFICIAL AND INDIVIDUAL CAPACITIES} TOM DART - COOK COUNTY SHERIFF; DR. NNEKA JONES, TAPIA - COOK COUNTY (CHGO, IL)
JAIL EXECUTIVE DIRECTOR; JOHN JAY SHANNON M.D. - CEO COOK COUNTY HEALTH AND HOSPITAL SYSTEM;
CERMAK MENTAL AND HEALTH SERVICES DEPTS; DEBBIE BOECKER - CCT DIRECTOR OF COMPLIANCE; ROBERT
MOORE - CCT DEPUTY DIRECTOR OF COMPLIANCE; MR. MORECI - CCT DIRECTOR; CARA SMITH - CCT DIRECTOR;
MR. LYLES - CCT DIRECTOR; MR. REYES - CCT DIRECTOR; SUPERINTENDANT MR. BROWN, CCT DIVISION 8 RTU -
RESIDENTIAL TREATMENT UNIT; SUPERINTENDANT MR. WALSH CCT DIVISION 10; DR. R. SILETTI - CCT DIR 8 RTU
UNIT DIRECTOR

PARAGRAPH 2. CERMAK HEALTH SERVICES OF COOK COUNTY JAIL; CERMAK MENTAL HEALTH
SERVICES DEPARTMENT OF COOK COUNTY JAIL; MS TAYLOR DIV 10 MENTAL HEALTH SPECIALIST
CHS; DOCTOR BAKER - DOCTOR CHS; NURSE MS COOKSLEY - NURSE CHS; NURSE
MR. ADINIAH (BOBO) - NURSE CHS; NURSE MS. ANDERSON - NURSE CHS; PARAMEDIC
MS BAINES - PARAMEDIC CHS; NURSE HALL - NURSE CHS; NURSE MUHAMMAD -
NURSE CHS; VIOLATED my 8TH AND 14TH AMENDMENT RIGHTS: UNDER THE COLOR OF STATE LAW IN THEIR OFFICIAL AND INDIVIDUAL CAPACITIES

PARAGRAPH 3. COOK COUNTY DEPARTMENT OF CORRECTIONS, Deputy OFFICERS: OFFICER MR. SANCHEZ, OFFICER
MS THOMAS-HARRIS; OFFICER MR. VECEZ, OFFICER MR. PEREZ, OFFICER MR. OLEKSIAK,
SERGEANT MS CRUMP, OFFICER MR. GARZA, OFFICER MS TUCKER, OFFICER MR. SHELBY,
SERGEANT MR. HOUSTON, OFFICER MR. CONNER, OFFICER LYPAK.

COOK COUNTY DEPARTMENT OF CORRECTIONS CORRECTIONAL REHABILITATION WORKER
INMATE SERVICES SUPERVISOR MS. L. FENDERSON AND HER SUBORDINATE CRW MS MCCOY

CORRECTIONAL REHABILITATION WORKER (SOCIAL WORKER); VIOLATED my 8TH + 14TH AMENDMENT RIGHTS: IN THEIR OFFICIAL AND INDIVIDUAL CAPACITIES UNDER THE COLOR OF STATE LAW.

1,2,3 ^{ALL 37} PARAGRAPHS 1, 2, 3 DEFENDANTS VIOLATED BOTH MY 8TH AMENDMENT RIGHTS: INFlicting UPON ME CRUEL AND UNUSUAL PUNISHMENT BY DEPRIVING ME ^{OF} MY RIGHT TO SAFE AND SOMEWHAT DECENT CONDITIONS OF CONFINEMENT AND MY RIGHT TO MEDICAL CARE WHILE I AM PHYSICALLY, MENTALLY, EMOTIONALLY AND PSYCHOLOGICALLY SUFFERING FROM CONTRACTING 3 INFECTIOUS DISEASES WHILE BEING DETAINED HERE IN ^{SIDE} COOK COUNTY JAIL. I WAS DEPRIVED OF ^{MY} BASIC HUMAN NEEDS OF SANITATION, DEPRIVED OF GIVEN ^{AND ISSUED} NEW OUTFIT BOX UNIFORM, LINEN, BEDDING, BOXERS, T-SHIRT SOCKS AND SHOES, AFTER MY DIAGNOSIS OF CONTRACTING

3 CONTAGIOUS DISEASES IN CCJ. THEY ALSO VIOLATED MY 14TH AMENDMENT RIGHTS OF LIBERTY INTEREST AND DUE PROCESS BY DENYING, DELAYING AND HINDERING MY MEDICAL TREATMENT ACCESS AND FORCING ME TO LIVE IN EXTREMELY UNSANITARY CONDITIONS OF CONFINEMENT WHILE ^{ALL} DEFENDANTS OPERATED BOTH IN THEIR OFFICIAL AND INDIVIDUAL CAPACITIES AND UNDER THE COLOR OF STATE LAW.

1,2,3 PARAGRAPHS 1, 2, 3 DEFENDANTS VIOLATED ^{BOTH} MY 8TH AMENDMENT RIGHTS + MY 14TH AMENDMENT RIGHT TO MEDICAL CARE + PROCEDURAL DUE PROCESS LIBERTY INTEREST. THEY KNEW I WAS BEING DEPRIVED, THROUGH ME TELLING AND INFORMING THEM ABOUT MY SUFFERING ALL DAY AND NIGHT WITH PAINFUL ITCHING AND BEING BITTEN 400 TO 500 TIMES BY PARASITES AND INSECTS. I SHOWED DEFENDANTS THE 4 TO 500 BITE MARKS ALL OVER MY BODY. THEY KNEW TOO, THROUGH MY FILING OF MANY GRIEVANCES, STILL THEY WERE DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. THE DEFENDANTS UNCONSTITUTIONAL DEPRIVATIONS AND UNSANITARY CONDITIONS OF CONFINEMENT CAUSED ME TO CONTRACT 3 CONTAGIOUS INFECTIOUS DISEASES 1) MRSA-STAPH INFECTION IN DIV 8 ^{P3 INTERMEDIATE PSYCH CARE} RESIDENTIAL TREATMENT UNIT DETOX - MARCH 23, 2016 2) SCABIES IN DIV 10 P2 OUTPATIENT MENTAL HEALTH UNIT - APRIL 19, 2016 3)

Body Lice in Div 10 P2 Out Patient Mental Health Unit on April 24, 2016.

PARAGRAPH 1- DEFENDANTS KNEW ABOUT THESE INFECTIOUS DISEASES INFESTATIONS BEFOREHAND IN CCT THROUGH U.S. DEPARTMENT OF JUSTICE INVESTIGATIVE REPORT IN JULY 2008, INFORMING THEM ABOUT THE UNCONSTITUTIONAL CONDITIONS OF CONFINEMENT IN CCT. THIS IS THE 2ND TIME I CONTRACTED SCABIES IN CCT. IN 2008, I FILED A CONSTITUTIONAL VIOLATION CLAIM AGAINST DEFENDANTS FOR CONTRACTING SCABIES IN SAME UNCONSTITUTIONAL ^{UNSANITARY} CONDITIONS OF CONFINEMENT IN CCT. SEE JOHNSON V DART #09cv 2545. IN THE U.S. D.OJ MAY 2010 AGREED ORDER AND SUPPLEMENTS, THE DEFENDANTS AGREED TO STOP AND REMEDY THEIR UNCONSTITUTIONAL CONDITIONS OF CONFINEMENT FOR US PRE-TRIAL DETAINEES. ALSO DEFENDANTS WAS MADE AWARE AND KNEW ABOUT THE CCT DEFICIENCIES IN U.S. V COOK COUNTY 10c 2946. ALL THE DEFENDANTS ^{PARAGRAPHS 1, 2, 3} KNEW IN THEIR OFFICIAL CAPACITIES ABOUT THEIR UNCONSTITUTIONAL CONDITIONS OF CONFINEMENT IN CCT, IN ADVANCE OF MY ³ DIAGNOSIS.

12³ PARAGRAPH 1, 2, 3 DEFENDANTS KNEW INDIVIDUALLY WHEN I FILED JOHNSON V DART 09cv 2545 ABOUT THE UNSANITARY CONDITIONS OF CONFINEMENT DEPRIVATION AND CURRENTLY ^{IN 2016} WHEN I SHOWED THEM MY ^{TERRIBLE} SKIN CONDITION, TOLD THEM INDIVIDUALLY I WAS IN PAIN WITH THE PARASITES AND INSECTS EATING ME, BITING ME AND LAYING EGGS UNDER MY SKIN. DEFENDANTS KNEW I WAS BEING DEPRIVED OF MEDICAL ATTENTION AND DID NOT RESPOND REASONABLY TO MY NUMEROUS MEDICAL REQUEST, AND ^{VOCALLY BY MY} TELLING AND INFORMING THEM, SHOWING THEM AND WRITING MANY GRIEVANCES FOR HELP, CAUSE I WAS SUFFERING IN PAIN PHYSICALLY, MENTALLY, EMOTIONALLY AND PSYCHOLOGICALLY. MY INJURY BECAME MORE SERIOUS AND EXTREME AS MY DIAGNOSIS' MULTIPLIED, THIS TIME IN 2016, NOT ONLY DID I CONTRACT SCABIES, AGAIN, AS IN 2008, I HAD ^{CONTRACTED} 2 MORE CONTAGIOUS INFESTATIONS, 3 DIAGNOSIS IN TOTAL: ① MRSA-STAPH INFECTION DIAGNOSED BY DR. G. TRAMINELL - DIV 8 RTU - MARCH 23, 2016; ② SCABIES DIAGNOSED BY DR. BAKER - DIV 10 April 19, 2016; AND ③ BODY LICE DIAGNOSED BY DR. KAHN - CERMAK HOSPITAL.

EVEN AFTER PARAGRAPH 1 DEFENDANTS WAS NOTIFIED AND MADE AWARE OF THEIR UNCONSTITUTIONAL UNSANITARY CONDITIONS OF CONFINEMENT IN CCJ, THEY CONTINUE TO STILL HAVE A ^{UNCONSTITUTIONAL} SYSTEMIC POLICY, CUSTOM, PRACTICE ^{PATTERN} AND PROCEDURE OF DEPRIVING MENTAL HEALTH PRE-TRIAL DETAINEES OF SANITARY CONDITIONS OF CONFINEMENT AS WELL AS GENERAL POPULATION PRE-TRIAL DETAINEES. PARAGRAPH 1 DEFENDANTS POLICY, CUSTOM, PRACTICE, AND PROCEDURE OF DEPRIVING PRE-TRIAL DETAINEES OF SANITARY CONDITIONS OF CONFINEMENT HAS BECOME A ROUTINE STANDARD, SYSTEM-WIDE IN CCJ THUS PARAGRAPH 2 + 3 DEFENDANTS ARE ^{PRACTICING} FOLLOWING AND DISPLAYING THIS DELIBERATE UNCONSTITUTIONAL ^{CURRENTLY} BEHAVIOR. PARAGRAPH 1, 2, 3 DEFENDANTS ROUTINELY ABUSE THE MENTALLY CHALLENGED PRE-TRIAL DETAINEES IN DIVISION 8-RESIDENTIAL TREATMENT UNIT/DETOX UNITS/P3-INTERMEDIATE PSYCH CARE UNITS AND DIVISION 10 P2-OUT PATIENT MENTAL HEALTH UNITS BY HOUSING THEM IN BLATANT TERRIBLE EGREGIOUS ^{UNSANITARY} CONDITIONS OF CONFINEMENT. EXHIBIT 1-pg 0+0A+1 EXHIBITS: 3, 4, 5, 7, 8, 9, AND 18; EXHIBIT 23 - CDC BODY LICE + SCABIES

WHEN OUTSIDE OFFICIALS, AND THE U.S. DEPARTMENT OF JUSTICE DO THEIR WALK THROUGH INSPECTIONS, ^{DEFENDANTS PARAGRAPH} 1, 2, 3 CLEAN UP 3 DAYS IN ADVANCE, ^{PASS OUT NEW UNIFORMS 6/24/16 DIV 6 9:30pm} OR HIDE ALTOGETHER FROM SIGHT, THE RTU-RESIDENTIAL TREATMENT UNITS, DETOX, AND MENTAL HEALTH TIERS. HOUSING DETOXING AND MENTALLY CHALLENGED PRE-TRIAL DETAINEES IN CCJ, ^{6/21/16 11am DIV 6 DOJ WALK THEY}

[KK] ON TUE MARCH 15, 2016 AT 10AM I VOLUNTARILY ASK JUDGE STELLY SUTKER-DEMER AT SKOKIE COURTHOUSE TO TAKE ME INTO CUSTODY FOR SHORT TERM DETOX, BEING RESPONSIBLE FOR MY BEHAVIOUR. I WAS ^{GIVEN A COURT ORDER FOR TREATMENT} TAKEN BY CCDOC SHERIFFS TO NORTH SHORE HOSPITAL. RECEIVED TREATMENT THEN DISCHARGED AND TAKEN TO COOK COUNTY JAIL CERMAK HOSPITAL FOR ADDITIONAL TREATMENT. LATE THAT NIGHT I WAS TRANSFERRED TO DIVISION 8, ^{CERMAK MENTAL HEALTH SERVICES DEPARTMENT'S} RTU-RESIDENTIAL TREATMENT UNIT MEDICAL DETOX UNIT 2F. I VOLUNTEERED TO CLEAN UP AS A DECK WORKER BECAUSE THE TIER IS FILTHY, NASTY, DIRTY AND GERM INFESTED. THE MEN ON THE UNIT ARE

MENTALLY ILL. THEY ARE VOMITING ON THE FLOOR AND LAYING IT ON THEIR BUNKS. THEY HAVE DIARRHEA AND THEIR FECES IS RUNNING DOWN THEIR LEGS INSIDE THEIR PANTS TO THEIR SHOES, ON ^{TO} THE FLOOR. THEY ARE DOPE SICK, WITHDRAWING OFF OF HEROIN, STREET DRUGS, PRESCRIPTION DRUGS AND ALCOHOL. EXHIBIT 1 ^{my} O. DEFENDANT

[M] OFFICER SANCHEZ COMES ON TIER 2F AND DENIES ME ^{A VOLUNTEER DECK WORKER,} SANITIZER AND DISINFECTANT TO CLEAN UP ^{my AREA AND} THIS UNSANITARY CONDITION OF CONFINEMENT. DETAINees ARE URINATING ON THEMSELVES, WIPING FECES ON THE BATHROOM WALLS AND BUNK AREAS, BLEEDING FROM OPEN IV, DOPE NEEDLE SORES AND NOT TAKING SHOWERS. I ASKED OFFICER SANCHEZ ON SAT. MARCH 19, 2016 FOR GERMICIDE SANITIZER, A RAG, BROOM, DUST PAN AND RUBBER GLOVES. HE TELLS ME "NO", CLOSES THE DAYROOM EARLY AT 11:15 AM. OFFICER SANCHEZ VIOLATES MY 8TH AND 14TH AMENDMENTS IN HIS OFFICIAL AND INDIVIDUAL CAPACITY ALLOWING ME TO LIVE IN THIS FILTHY CONDITION OF CONFINEMENT. I FILE A GRIEVANCE, EXHIBIT 3. DETAINee TEDDY PAPPAS #2016 0310233 WITNESSES OFFICER SANCHEZ'S

ACTIONS, EXHIBIT 4. UNSANITARY CONDITIONS OF CONFINEMENT U.S. CDC-EXHIBIT 23

[D] [KK] ON MARCH 20, 2016 I WAS TRANSFERRED TO TIER 4B IN DIV 8- RTU CERMAK MENTAL HEALTH SERVICES DEPARTMENT'S P3 INTERMEDIATE PSYCH CARE UNIT. DEFENDANT DR. SKILLETTI IS THE UNIT DIRECTOR. THIS IS ANOTHER FILTHY GERM INFESTED, DIRTY, UNSANITARY UNIT HOUSING 38 MENTALLY ILL DETAINees, SAME ENVIRONMENT AS TIER 2F. THE DETAINees HERE WOULD BARK LIKE ANIMALS, TALK TO THEMSELVES WHILE WALKING AROUND, BLANKETS AND LINEN DRAGGING ON THE FLOOR. DO NOT TAKE SHOWERS, BE SICK AND SNEEZE AND COUGH IN THEIR HANDS, WIPE THEIR NOSES WITH THEIR HAND, NOT WASH THEIR HANDS EVEN AFTER THEIR BOWEL MOVEMENT AND GO TOUCHING EVERYTHING. THEY SIT ON THE FLOOR, VOMIT, SMEAR FECES EVERYWHERE BEING NASTY HAVING NO BODY HYGIENE IN THE DOMITORY ENVIRONMENT. DETAINee NIKE STEVENS #2016 0203052 WITNESS THIS UNCONSTITUTIONAL CONDITION OF CONFINEMENT. EXHIBIT 5. WE WOULD HAVE GROUP MEETINGS OFF THE TIER IN UNSANITARY GROUP ROOMS WE SHARED WITH OTHER MENTALLY ILL DETAINees, ^(WITH VERY POOR HYGIENE HANDS) FROM DIFFERENT TIERS. EXHIBIT 6. THOMAS YOUNG #2016 0517022 ANOTHER DETAINee DECK WORKER ON TIER 2G IN DIV 8 RTU WITNESS THE UNSANITARY CONDITIONS OF CONFINEMENT, EXHIBIT 7. AT RECREATION TIME IN THE PORCH AREA "IN THE INTERLOCK ENTRANCE WERE ^{MANY} ~~BLANKETS, LINEN + CLOTHES~~ CLEAR PLASTIC GARBAGE BAGS WITH AND ON IT. - A 3"x4" ^{MEDICAL} STRIP MARKED "LICE". DETAINees WERE SITTING ON THESE ^{BUSTED} OPEN BAGS. SOON I START FEELING PAINFUL PIMPLES APPEARING ALL OVER MY BODY. AS DAYS PASS THEY BEGAN TO GROW IN SIZE AND TURN VERY BADLY. IT HAD GOTTEN TO THE POINT I COULD NOT SLEEP CAUSE THE PIMPLES TURNED INTO PAINFUL BOILS

I BEGAN TO GET SCARED SO I WOULD TELL THE NURSES. NURSE JAMES TOLD ME I'M SCHEDULED TO SEE THE DOCTOR, I STILL WAS SCARED BECAUSE THE PAINFUL BOILS

WERE SWOLLEN RED WITH ^{YELLOW REDDISH COLOR} PUS Oozing FROM THEM, ON MY BACK AND MY BUTTCKS. THEY HURT SO BAD, I'M IN CONSTANT PAIN, ^{YELLOW REDDISH} PUS IS ON MY CLOTHES + BEDDING

9:30 AM WED MARCH 23, 2016 I'M CALLED TO DIV 8 RTU 4TH FLOOR EXAMINATION ROOM I SEE DR. G. TRAMMELL I COMPLAIN TO HIM ABOUT THE PAINFUL BOILS, INSECT BITES OR ABSSESSES ON MY BACKSIDE. I CAN'T SEE THEM. THEY HURT VERY BAD. HE HAS ME LOWER MY PANTS ^{RAISE MY SHIRT} AND EXAMINES ME FROM TO HEEL. THEN DR. TRAMMELL PRESCRIBES ME THE ANTIBIOTIC CLINDAMYCIN A TREATMENT BATTERY: 10 DAYS AT 3 TIMES A DAY. JOURNAL EXHIBIT 1 pg. 0, OR EXHIBIT 8

ANTIBIOTIC CLINDAMYCIN FOR MRSA STAPH INFECTION I CONTRACTED IN COOK COUNTY JAIL EXHIBIT 1 pg. 0A. DETAINEE JULIAN WARD # ^{ALSO CONTRACTED} 2016 0324198, A STAPH INFECTION EXHIBIT 9

[N] FRIDAY APRIL 8, 2016 11:45 AM I MOVE FROM DIV 8 RTU TIER 4/B TO DIVISION/O TIER 4/B P2 OUTPATIENT MENTAL HEALTH UNIT. I START ITCHING AND A PAINFUL RASH DEVELOPS AND SPREADING. BEING POLITE AND SENSITIVE I BEGAN TO INFORM THE NURSES PARAMEDICS I SEE. I TELL DEFENDANT OFFICER MRS THOMAS-HARRIS ON TIER 4/B THAT I HAVE A RASH AROUND MY "CAPTAIN PIRATE AND HIS 2 SWASH BUCKLERS" ON OR AROUND APRIL 11, 2016 SHE DID NOTHING AND DIRECTED ME TO FILL OUT A MEDICAL REQUEST FORM. VIOLATING MY 8TH AMENDMENT RIGHTS JOURNAL EXHIBIT 1 pg. 1, EX 2 pg. 2. I ALSO CALL MY PUBLIC DEFENDER JOHN VONCHER 847 470 7400 AND LEAVE A VOICE MAIL MESSAGE TO INFORM HIM, AT SKOKIE COURTHOUSE SKOKIE, ILLINOIS

7 days later FRIDAY APRIL 15, 2016 8 PM ON TIER 4/B I RAISE MY SHIRT SHOW AND

[O] TELL DEFENDANT NURSE COOKSEY ABOUT MY SUFFERING AND THE PAINFUL RASH THAT IS GROWING ON MY BODY. "SHE DOES NOTHING" VIOLATING MY 8TH AND 14TH AMENDMENT RIGHTS. SHE DIRECTS ME TO SHOW AND INFORM MORNING NURSE. ^{EXHIBIT} 1 pg. 1

[Q] SATURDAY APRIL 16, 2016 11 AM FOLLOWING DIRECTIONS FROM DEFENDANT NURSE COOKSEY I COMPLAIN TO DEFENDANT NURSE ADINIANT (BOBO) I

COMPLAIN TO HIM THAT I'M ITCHING AND I ATTEMPT TO RAISE MY SHIRT. WHILE I'M COMPLAINING TO NURSE BO BO,

[P] DEFENDANT OFFICER VELEZ ^{NURSE BO BO'S} ESCORT OFFICER OVERSTEPS HIS BOUNDARIES AND ORDERS ME TO "SHUT UP, GO BACK ON THE TIER" AFTER NURSE BO BO SAYS TO ME "IT'S NOTHING HE CAN DO!" BOTH VIOLATING MY 8TH & 14TH AMMENDMENT RIGHTS AND BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. I FILE A GRIEVANCE

[EE] EXHIBIT 10. RELUCTANTLY, I MUST GIVE THIS GRIEVANCE TO DEFENDANT CRW MCCOY, WHO I FILED A GRIEVANCE ON THE PREVIOUS DAY FRIDAY APRIL 15, 2016 EXHIBIT 11 CONTROL# 2016x3393 FOR DELIBERATELY IGNORING

[AA] ME AND MY INMATE REQUEST FORMS. HER IMMEDIATE CRW INMATE SERVICES SUPERVISOR DEFENDANT MS. L. FENNERSON WHEN ANSWERING MY GRIEVANCE, IGNORES MY COURT ORDER ISSUE EXHIBIT 11 20P2. BECAUSE SHE IS IN AN UNWRITTEN POLICY CUSTOM CONSPIRACY AGAINST ME ALONG WITH HER SUBORDINATE CRW MS MCCOY EXHIBIT 1 pg 9 AND 39. SHE COULDS UP MY STAFF MIS CONDUCT GRIEVANCE ON HER MISMANAGED SUBORDINATE CRW MCCOY EXHIBIT 12 *2016x4255. CRW MCCOY INTENTIONALLY MIS PROCESSES AND DO NOT PROCESSES MY HEALTHCARE + OTHER GRIEVANCES AGAINST OFFICERS, NURSES AND STAFF SHE WORKS WITH, EXHIBITS 10, 14, 16, 17, THIS UNCONSTITUTIONAL POLICY IS AGAINST COOK COUNTY SHERIFFS OFFICE INMATE GRIEVANCE POLICY AND PROCEDURES EXHIBIT 22. NEXT DAY, SUNDAY APRIL 17, 2016-11am, WHEN I SEE NURSE BO BO, AGAIN I COMPLAIN ABOUT MY SEVERE ITCHING AND PAIN-FUL SPREADING RASH. HE WANTS ME TO EXPOSE MY CONDITION AND RAISE MY SHIRT IN FULL VIEW OF OBSERVING DETAINES WHICH WILL CAUSE ME OPEN HUMILIATION AND CAUSE FEAR AND PANIC. I EXPLAIN TO HIM, THIS IS A CONFIDENTIAL HEALTH MATTER, MEN ARE LOOKING AT ME. HE INSISTS I RAISE MY SHIRT, LOOKS AT MY SKIN, SHOUTS OUT LOUD, "SOMETHING'S BITING YOU!" HUMILIATING ME, EMBARRASSING ME AND EXPOSING MY CONDITION TO THE ONLOOKING DETAINES. BO BO LEFT ME SAYING, "HE'LL CALL ME DOWN TO THE DISPENSARY. AT 2:15pm - I GO TO TIER 4B OFFICER MS PERKINS AND TELL HER MY SUFFERING WHILE FILLING OUT MANY MEDICAL REQUEST FORMS FOR HELP. I RAISE MY SHIRT TO SHOW HER MY DETERIORATING SKIN. OFFICER PERKINS "SHOWING COMPASSION" TAKES ME DOWN TO THE

[R] DIV 10 DISPENSARY ASA WALK-IN. THERE DEFENDANT NURSE BO BO AND DEFENDANT NURSE ANDERSON BOTH AGREE AND SAY "SOMETHING IS BITING YOU!" WHEN THEY VISUALLY AND PHYSICALLY EXAMINE ME. NURSE BO BO ADDS, "LOOK! YOU CAN SEE THEM HANGING OUT HIS SKIN!" I AM TERRIBLY SCARED AND AFRAID WITH THIS SAID, I CAN'T SEE WHAT THEY SEE. I ASK THEM FOR A MIRROR THEY WILL NOT TAKE ME TO ONE - I ASK THEM TO TAKE PICTURES, PLEASE! BOTH DEFENDANT IGNORE AND DENY MY REQUEST. NOW THIS CAUSES ME FRUSTRATION AND MORE EXTREME ANXIETY, DEPRESSION AND EMOTIONAL, MENTAL AND PSYCHOLOGICAL

ANXIETY, AND DEPRESSION THEY TELL ME THEY WILL CALL ME TO CERAMAR HOSPITAL ON THE NEXT SHIFT 3-11. I WAS NEVER CALLED. BOTH DEFENDANTS VIOLATED MY 8TH 14TH AMENDMENT RIGHTS I FILED A GRIEVANCE ON THEM BOTH. EXHIBIT 13 ; EXHIBIT 1 pg. 2

[5] SUN APRIL 17, 2016 8AM NURSE GREEN GIVES ME LICE TREATMENT. SHE TELLS ME TO SHOWER AND CHANGE EVERYTHING AND GET NEW EVERYTHING CLOTHES, BEDDING LINEN ETC. IN FRONT OF DEFENDANT OFFICER PEREZ ESCORT OFFICER. HE DID NOTHING. DID NOT GIVE ME AND MY CELLMATE OLIVER SIMS NO NEW OUT THE BOX OR NEWLY ISSUED UNIFORMS, BEDDING, SHEETS, BLANKETS, BODY AND FACE TOWELS OR MATTRESSES. NOR DISINFECT TO SANITIZE CELL AND SANITIZE CURRENT MATTRESS IN CELL. HE IS DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. NOR DID OFFICER PEREZ INFORM MY TIER OFFICER. VIOLATING MY 8TH + 14TH AMENDMENT RIGHTS. I FILE A GRIEVANCE WED APRIL 20, 2016 EXHIBIT 14 EXHIBIT 1 pg. 3

[V] MON APRIL 18, 2016 2:15pm I LIFT MY SHIRT AND SHOW DEFENDANT SGT. MCCLUMP THE INSECT BITE MARKS ON MY BODY AND ASK HER FOR NEW OUT THE BOX UNIFORM, CLEANEST BEDDING I INFORM HER WHAT I'M SLEEPING ON IS LICE INFECTED. I SHOW HER MY LEFT SIDE AND BOTH MY ARMS WITH RED PAINFUL ITCHY INSECT BITE MARKS. ALSO I TELL HER I NEED TO GO TO CERAMAR HOSPITAL. SHE SAYS ITS TOO LATE SHIFT IS CHANGING. I SHOULD HAVE TOLD HER YESTERDAY. BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. SHE HAS OFFICER GIVE ME A USED BLANKET AND 1 DINY SHEET IN A BED ROLL FASHION. VIOLATING MY 8TH AND 14TH AMENDMENT RIGHTS. JOURNAL EXHIBIT pg. 4 of 39

[W] MON APRIL 18, 2016 7:45am I COMPLAIN OF ITCHING TO NURSE GREEN SHE GIVES ME PERMETHRIN CREAM. SHE ASK ME DID DEFENDANT NURSE ANDERSON CALL ME AND SEND ME TO CERAMAR HOSPITAL I SAY NO SHE DID NOT! THEY HAD ME CONTINUE TO SLEEP ON LICE INFECTED BEDDING. AT THAT DEFENDANT OFFICER GARZA BEING DELIBERATELY INDIFFERENT TO MY COMPLAINT TRIES TO AGITATE ME MORE BY ASKING ME MY NAME, HOW TO SPELL IT, WHAT'S MY FIRST NAME. WHAT MEDICATION I TAKE? HARASSING ME AND MOCKING ME. NURSE GREEN HAD ALREADY GIVEN ME MEDICATION.

[X] DEFENDANT OFFICER SACCAVO CHAPEL OFFICER CHIMEDIA, LAUGHING AT ME AND SAYS WE GOT 700 OTHER PEOPLE TO TALK TO, WHAT MAKES YOU SO SPECIAL. I SAY TO HIM, "YOU

ARE OVERWORKED THEN IF YOU CANNOT TEND TO DETAINEE'S MEDICAL NEEDS AND CHANGE INFECTED BEDDING. AT THAT, BOTH DEFENDANTS GIVE ME A DIRECT ORDER TO GO BACK INTO CHARGE / UNCARING, UNCONCERNED AND BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEED VIOLATING BOTH MY 8TH AND 14TH AMENDMENT RIGHTS. I FILE A GRIEVANCE WED APRIL 20, 2016 EXHIBIT 14 EXHIBIT 1 pgs 5-6

[Y] MON. APRIL 18, 2016 8:55pm DEFENDANT PARAMEDIC MS BAINES WILL NOT CALL ME DOWN TO DIV 10 DISPENSARY DUE TO MY CONSTANT COMPLAINING SHE COMES UP TO TIER 4B.

[U] I COMPLAINED TO DEFENDANT OFFICER OLEKSIAR. PARAMEDIC BAINES TELLS ME DOCTOR PAUL WILL NOT LET ME COME TO CERMAK WITH A RASH. SHE ORDERS ME TO RAISE MY SHIRT WITH DETAINEE'S OBSERVING ME IN THE DAY ROOM WINDOW. I TELL HER THIS IS A CONFIDENTIAL MEDICAL MATTER. AND I AM STILL SLEEPING ON LICE INFECTED BEDDING AND WEARING LICE INFECTED CLOTHES. I SHOW HER THE INSECT BITE MARKS ON MY ARMS. SHE TELLS ME DR. PAUL AND CERMAK WILL CALL ME TOMORROW. SHE WILL GET ME ^{BLAND} NEW BEDDING AND NEW OUT THE BOX UNIFORMS. I GOT USED SHEETS AND NO UNIFORM LATER FROM DEFENDANT OFFICER OLEKSIAR. DEFENDANTS VIOLATED BOTH MY 8TH + 14TH AMENDMENT RIGHTS BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. I FILED GRIEVANCE WED APRIL 20, 2016 EXHIBIT 14; EXHIBIT-1 pgs 8

[Z] TUE APRIL 19, 2016 - 10AM I RAISE MY SHIRT AND SHOW BITE MARKS AND RASH TO NURSES MS JEFFERSON AND NURSES MS MARTINI DEFENDANT OFFICER MS TUCKER WAS PRESENT AND I TELL THEM THEY WERE SUPPOSED TO CALL ME THIS MORNING TO CERMAK HOSPITAL. NURSE JEFFERSON WRITES DOWN MY NAME WHILE SHAKING HER HEAD IN DISGUST. DEFENDANT OFFICER MS TUCKER "DID NOTHING" BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS VIOLATING MY 8TH + 14TH AMENDMENT RIGHTS. EXHIBIT 1- pgs 8-9

[AA] TUE APRIL 19, 2016 11:30AM DEFENDANT CRW - CORRECTIONAL REHABILITATION WORKER INMATE SERVICES SUPERVISOR MS. L. FENDERSON COMES ON TIER 4B DIV 10 TO GIVE ME DIV 8 - 4B GRIEVANCE FROM DIV 8 CRW SUPERVISOR MS OSADA I FILED AGAINST DIV 8 CRW MR BROWN. DEFENDANT FENDERSON

TOOK THE "MY REQUEST FORMS BEING IGNORED GRIEVANCE" AGAINST DIV 10
 TIER 4B CRW MS McCoy (social worker) ALSO MS McCoy IS NOT RESPONDING TO
 MY COURT ORDER QUESTIONS AND GIVING ME NO WRITEOUTS "I'm INDIGNANT" EXHIBIT 11:

p. 1 of 2 GRIEVANCE CONTROL #2016x3393. I ALSO INFORM DEFENDANT L FENDERSON
 "SOMETHINGS BITING ME" I ATTEMPT TO RAISE MY SHIRT TO SHOW HER THE INSECT
 BITES. DEFENDANT FENDERSON INTERRUPTS ME AND ORDERS ME "DO NOT RAISE YOUR
 SHIRT TO SHOW ME!" THAT IS A MEDICAL PROBLEM, FILL OUT A MEDICAL REQUEST
 FORM, ^{DISPLAYING THE UNCONSTITUTIONAL POLICY OF} BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS AND VIOLATING
 MY 8TH + 14TH AMENDMENT RIGHTS EXHIBIT 1 -- pgs 9 + 39. ACCORDING
 TO THE COOC INMATE HANDBOOK I AM TO TELL A CRW - CORRECTIONAL RETRAINING
 WORKER (SOCIAL WORKER) ^{OR} (SOCIAL WORKER SUPERVISOR) ABOUT MEDICAL PROBLEMS
 PG. 2 PARAGRAPH 1 AND IF I FEEL UNSAFE PG. 5 NUMBER 3. EXHIBIT 2

[BB] TUE April 19, 2016 12:45pm DEFENDANT DR. BAKER (CHS) AFTER
 HE LOOKS AT MY BODY IN DIV 10 DISPENSARY DIAGNOSIS ME SAYING YOU HAVE
 SCABIES - DOGS GET IT (INFERRING I AM AN ANIMAL). HE GOES ON TO SAY
 IT IS A LIVING FLESH EATING, FLESH BURROWING PARASITE, THAT LAYS ITS EGGS AND
 MULTIPLY UNDER YOUR SKIN. THEY BURROW IN AND GET INTO CRACKS IN THE SKIN. I
 POINT OUT THE MULTIPLE 4 TO 500 RED BITE MARKS ON BOTH OF MY ARMS, MY TORSO
 AROUND MY WAISTBAND AREA, MY GROIN AREA, AND BOTH OF MY LEGS. DR. BAKER
 ADDS SCABIES LIVES AND THRIVES IN FILTH DIRTY STREETS, BLANKETS, CLOTHES ETC.
 GET YOUR BEDDING AND UNIFORM CHANGED IMMEDIATELY HE INSTRUCTS ME
 AND PUT THE CREAM IN THE CRACK OF YOUR BUTT! DEFENDANT DR.
 BAKER'S REMARKS ARE INSULTING AND EMOTIONALLY MENTALLY AND PSYCHOLOGICALLY
 TRAUMATIZING TO ME INFLICTING UPON ME CRUEL AND UNSUAL PUNISHMENT
 VIOLATING MY 8TH AMENDMENT RIGHTS. EXHIBIT 1 PG. 11 OF 39

[CC] TUE April 19, 2016 6:30pm DEFENDANTS PARAMEDIC BARNES, OFFICERS HEURBY
 [DD] AND SARGENT HOUSTON ALL PROMISE TO BRING ME TONIGHT BRAND NEW

OUT THE BOX BEDDING AND UNIFORMS. THEY ASK ME MY SHIRT AND PANTS SIZE. I INFORM PARAMEDIC MS BAINES, I WEAR 2XL PANTS AND 3XL SHIRT. AT 11pm SHIRT CHANGE, I DID NOT RECEIVE NOTHING. THEY ALL LIED TO ME! EXHIBIT 1 pgs 12-14. INFLECTING UPON ME MORE EMOTIONAL, MENTAL AND PSYCHOLOGICAL INJURY AND ANGUISH VIOLATING MY 8TH + 14TH AMENDMENT RIGHTS. I FILE A GRIEVANCE EXHIBIT 14 THAT WAS NOT PROCESSED INTENTIONALLY BY DEFENDANT MS MCGOY. EXHIBITS 10, 14, 17: HEALTH CARE GRIEVANCES.

[EE] WED, APRIL 20, 2016 10:45am I INFORM DEFENDANT CRW MS MCGOY, I NEED TO SPEAK WITH HER ABOUT A CONFIDENTIAL HEALTH ISSUE. WHEN PEOPLE CLEAR OUT THE TIER 4B INTERLOCK, I APPROACH DEFENDANT MCGOY I RAISE MY SHIRT AND I SHOW HER THE RED INSECT BITE MARKS ON MY BODY AND ARMS AND I TELL HER "DR. BAKER SAY, I CONTRACTED SCABIES AND THE JAIL OFFICIALS DON'T CARE, THEY ARE BEING DELIBERATELY INDIFFERENT TO ME. SHE SAY, OH! YEA? WHILE SIGNING GRIEVANCES IGNORING ME AND WHAT I'M SHOWING HER. AFTER A LONG SILENCE, SHE TELL ME FILL OUT A MEDICAL REQUEST FORM WHILE TURNING AND EXITING THE TIER. DISPLAYING TO ME THE SAME UNCONSTITUTIONAL POLICY, CUSTOM AND OFFICIALLY SANCTIONED BEHAVIOR AS HER SUPERVISOR DEFENDANT MS L. FENNERSON VIOLATING MY 8TH AND 14TH AMENDMENT RIGHTS AND BEING DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS. THE CCDOC INMATE HANDBOOK DIRECTS ME TO INFORM THE CRW (SOCIAL WORKER) ABOUT MY MEDICAL NEEDS AND CONCERNS EXHIBIT 2 paragraph 1 pg. 5; AND THAT I FEEL UNSAFE #3; EXHIBIT 1 pgs 14-15 4 DAYS LATER - SUN APRIL 24, 2016 - 5:30am I CAN'T SLEEP I'M ITCHING AND HURTING IN PAIN TOSSEING AND TURNING AND SCRATCHING ALL NIGHT, LIKE INSECTS CRAWLING ALL OVER ME, I FEEL LIVE INSECTS CRAWLING ON MY NECK. IN THE DARK I GRAB AT CRAWLING FEELINGS ON MY SKIN. I JUMP OUT THE BUNK TUN THE LIGHT ON AND SEE BUGS JUMPING OUT MY HAND TO THE FLOOR. I WAKE AND TELL CELLMATE OLIVER SIMS. I CATCH ONE PUT IT IN PLASTIC AND CALL 4B TIER OFFICER BENITEZ. EXHIBIT 1 pg. 16. 10:15am CERMAK DR. MR. MARGHOUB A. KIHAN MD DIAGNOSED ME AS CONTRACTING BODY LICE. EXHIBIT 1 pgs 18 & 15. NOW HE SAYS I'M ALSO DIAGNOSED WITH SCABIES AND BODY LICE EXHIBIT 15. I FILE GRIEVANCE UNSUITABLE CONDITIONS OF CONFINEMENT EXHIBIT 16 pgs 5 AND FILE GRIEVANCE FOR REIMBURSE \$262⁰⁰ FOR MY ATTORNEY TO THROW AWAY EXHIBIT 16 pgs 5

[FF] DEFENDANT OFFICER OLERSIAK AND DEFENDANT NURSE HALL MISTREAT ME AND PUNISH ME BY LOCKING ME IN THE CELL FOR RETALIATION WHEN I COMPLAINED AND PHYSICAL THREATS I WAS GETTING. NURSE HALL TELL OFFICER OLERSIAK TO LOCK ME IN THE CELL. NURSE HALL WORKS IN DO 10 DISPENSARY. I ASK WHY AM I LOSING MY PRIVILEGES? I HAVE NOT DONE ANYTHING THROUGHOUT NO FAULT OF MY OWN. I HAVE TO

DEFENDANT
 'CALL MY FRIENDS + FAMILY. OFFICER OLEKSIK GIVES ME A DIRECT ORDER TO LOCK UP IN RETALIATION. HE MAKES ME CHANGE MY OLD UNIFORM AND BEDDING GIVES ME A OLD BED ROLL NO SHEETS, TOWELS, TOOTH BRUSH, TOOTH PASTE OR TOILET ISSUE, ONLY A USED BLANKET AND INMATE HANDBOOK. DEFENDANT OLEKSIK'S ACTIONS ARE DELIBERATE AND INTENTIONALLY CONTRARY TO DR. KATHA'S ORDERS: "NURSES PLEASE NOTIFY DOC THAT PATIENT NEEDS NEW UNIFORM AND NEW LINEN AFTER HE TAKES SHOWER IN A.M. EXHIBIT 1 pg 21" THIS VIOLATES MY 8TH + 14TH AMENDMENT RIGHTS. I FILE GRIEVANCE EXHIBIT 17 April 29, 2016. DEFENSEE BYRON K. MOORE 2013302107 WITNESS LICE PRESENCE EXHIBIT 18

HH EARLIER SUN April 24, 2016 3:30 pm DEFENDANT OFFICER CONNER COMES TO MY CELL AND SAY A SET. CALLED HIM. HE SAID HE KNOWS ABOUT MY DIAGNOSIS "FUNGOT NAME, ASK ME WHAT I NEED? I SAID, "DISINFECTANT TO CLEAN CELL + WHOLE DECK, NEW OUT FITE BOX (NOT USED) UNIFORMS, SHEETS, BLANKETS, MATTRESSES, TSHIRT, BOXERS AND SHOES FOR ME AND MY CELLMATE OLIVER SIMS. DEFENDANT CONNER LEFT CAN BE HEARD SAYING "THEY WANT A LOT OF STUFF HE NEVER CAME BACK! EXHIBIT 1 pg 20 VIOLATING MY 8TH + 14TH AMENDMENT RIGHTS AND BEING DELIBERATELY INDIFFERENT

II Monday April 25, 2016 10am DEFENDANTS NURSE COORSCEY AND DEFENDANT OFFICER LYPAR COME TO TIER 4B I INFORM THEM THAT I HAVE DUAL DIAGNOSIS OF SCABIES AND BODY LICE AND I NEED NEW LINEN, HAVE BLANKETS WITH NO SHEETS FOR AFTER I TAKE A-M SHOWER per DR. KATHA'S ORDERS. NURSE COORSCEY SAYS TO ME "IT'S NOTHING SHE CAN DO." OFFICER LYPAR SAYS, "IT'S NOTHING HE CAN DO" AND BOTH LEAVE TIER, VIOLATING BOTH MY 8TH + 14TH AMENDMENT RIGHTS EXHIBIT 1 pg 22

T TUE April 26, 2016 11:15 am IN TIER 4B DIVISION 10

I INFORM DEFENDANT MS TAYLOR MENTAL HEALTH SPECIALIST-DIV 10 ABOUT THE DIV 10 CEDOC AND CERMAK MENTAL HEALTH DEPT. NOT ADDRESSING MY DUAL DIAGNOSIS SCABIES AND BODY LICE ^{TO THE OTHER DEFENSEES} PROPERLY AND LEAVING ME OPEN TO RIDICULE, PHYSICAL THREATS, VERBAL THREATS AND ASSAULTS FROM DEFENSEES ON TIER 4B. DEFENDANT TAYLOR DID NOTHING TO HELP ME VIOLATING MY 8TH + 14TH AMENDMENT RIGHTS AND BEING DELIBERATELY INDIFFERENT TO MY WELL BEING, SAFETY AND SERIOUS MEDICAL NEEDS EXHIBIT 1 pg 26

Friday May 6, 2016 10am SKOKIE COURTHOUSE

I COMPLAIN TO MY JUDGE SHELLY SUTKER-DEMER, SITE ISSUES ME A CERMAK HOSPITAL HEALTH CARE ORDER, ORDERING CERMAK TO HELP ME STOP MY SUFFERING EXHIBIT 19 EXHIBIT 1 pg 35

THUR May 19, 2016 9:55 am

GG DEFENDANT NURSE MS MUHAMMAD DELIBERATELY DISREGARDS

my May 06, 2016 CERMAK HEALTH CARE COURT ORDER. AND SHE IS DELIBERATELY INDIFFERENT TO MY OUEL DIAGNOSIS OF SCABIES AND BODY LICE. RESPONDING TO MY SUNDAY 05/15/2016 CERMAK ALLICOR REQUEST FORM. I TRY TO INFORM NURSE MUHAMMAD THAT I AM STILL ITCHING BADLY AND NEED A REFILL OF THE AGGA CARE URCA 10% THERAPEUTIC SKIN CREAM FOR MY TREATMENT OF INSECT BITES ALL OVER MY BODY. MS MUHAMMAD GUIPPED THAT MY PRESCRIPTION EXPIRED AT 8:55 AM THIS MORNING! I TOLD HER THAT IT WAS NOT EXPIRED YESTERDAY WHEN SHE CANCELLED MY APPOINTMENT, INTENTIONALLY. I ALSO SHOWED HER A BITE MARK THAT WAS NOT HEALING ON MY UPPER RIGHT SHOULDER AND INFORMED HER I HAVE A COURT ORDER TO BE PROMPTLY SEEN AND EVALUATED BY CERMAK HEALTH CARE PERSONNEL. EXHIBIT EXHIBIT 1 pg. 37

AT THAT, DEFENDANT MUHAMMAD DELIBERATELY DISREGARDS MY COURT ORDER AND SAYS "ITS NOTHING SHE CAN DO!" GAVE ME BACK MY PASS DIRECTED ME TO EXIT THE DISPENSARY STATING YOU'RE DONE. I FILE 2 GRIEVANCES EXHIBIT 20 AND EXHIBIT 21

[J] FRIDAY JUNE 3, 2016 12:30 PM 29 DAYS LATER AFTER RECEIVING MAY 6, 2016 CERMAK HEALTH CARE COURT ORDER I AM CALLED TO DIV 6 DISPENSARY AND EXAMINED FOR SCABIES AND BODY LICE BY DR. LEDVORA. DEFENDANT CERMAK HEALTH SERVICES OF COOK COUNTY ILL IS DELIBERATELY INDIFFERENT TO MY SERIOUS MEDICAL NEEDS BY DELAYING ME TREATMENT FOR 29 DAYS. AFTER RECEIVING MY HEALTH CARE COURT ORDER I HAD TO FILE A GRIEVANCE THUR MAY 19, 2016 EXHIBIT 21, 13 DAYS AFTER RECEIVING HEALTH CARE COURT ORDER AND WAIT 15 MORE ADDITIONAL DAYS VIOLATING BOTH MY 8TH AND 14TH APPOINTMENT RIGHTS. EXHIBIT 1 pg 38

[CCDOC, CCHHS, CCT, CHS INADEQUATE INFECTIOUS DISEASE PROCEDURES, PROCESSES + PROTOCOLS]

AS I HAVE EXPERIENCED FIRST HAND, ENDURING PHYSICAL, MENTAL, EMOTIONAL AND PSYCHOLOGICAL PAIN AND SUFFERING. IT IS OBVIOUS THAT ^{CCHHS + CHS +} CCDOC ADMINISTRATION,

Cook County Health + Hospital System

AND STAFF PARAGRAPH 1+3 DEFENDANTS AND CERMARK HEALTH SERVICES; CERMARK MENTAL HEALTH SERVICES DEPARTMENT OF COTJ ADMINISTRATION, STAFF, DOCTORS, PARAMEDICS AND NURSES PARAGRAPH 2 DEFENDANTS: HAVE NO SOP - STANDARD OPERATING PROCEDURE FOR DEALING WITH MY 3. DIAGNOSIS'S STAPH INFECTION, OF SCABIES AND BODY LICE, AS WELL AS, FOLLOWUP AND DISINFECTION SANITATION PROCEDURES INSIDE COTJ. ESPECIALLY IN DIVISION 8 RTU DETOX UNIT, P3 INTERMEDIATE PSYCH CARE UNIT AND DIVISION 10 P2 OUTPATIENT MENTAL HEALTH UNIT, HOUSING FOR MENTALLY ILL PRE-TRIAL DETAINees / DUAL DIAGNOSED DETAINees: MENTALLY ILL / SUBSTANCE ABUSERS. THIS SITUATION CAUSES THE MENTAL HEALTH DETAINees TO SUFFER EVEN MORE EMOTIONALLY, MENTALLY AND PSYCHOLOGICALLY. THE DEFENDANTS ARE ILL EQUIPPED TO HANDLE THIS SITUATION. IT'S QUITE EVIDENT THAT THE PARAMEDICS, NURSES AND OFFICERS ARE ILL EQUIPPED TO HANDLE A SITUATION OF THIS MAGNITUDE - THEY ARE OPERATING UPON THEIR OWN INTUITION WITHOUT ANY SOP'S OR GUIDELINES IN PLACE. THEY ARE EXTREMELY INCOMPETENT.

NO PROFESSIONAL TRAINING, NO SOP FOR EACH SHIFT, FOR EACH PARAMEDIC, NURSE OR OFFICER, NO SYNERGY EQUALS CONFUSION WHICH LEAVES EVERY PARAMEDIC, NURSE AND OFFICER TO DO THEIR OWN THING, ^{TO} DELIBERATELY IGNORING ME AND MY ^{INMATE} REQUESTS ^{TO} ~~AND~~ MISPROCESSING AND ^{MY} NOT PROCESSING COMPLAINTS.

AT SHIFT CHANGE THE OUTGOING OFFICER, NURSE AND PARAMEDIC IS NOT INFORMING THE INCOMING RECEIVING OFFICER, NURSE AND PARAMEDIC OF MY CONDITION AND PUTS ALL THE DETAINees AT RISK AND FEAR ON THIS MENTAL HEALTH UNIT. FEAR CAUSES THE DECK AND DETAINees TO GET OUT-OF-HAND, AND CAUSES MORE FEAR, ANXIETY AND CHAOS. ON A P2 OUTPATIENT MENTAL HEALTH PSYCH DECK, FOR ME GETTING ^{VERBAL} THREATS ^{PHYSICAL} OF VIOLENCE.

WHEN IN THEORY ONE 24 HOUR PERIOD OF POWERWASHING AND SANITIZING THE DECK AND EACH INDIVIDUAL CELL, AND GIVING EACH DETAINee ON THE TIER BRAND NEW GUT THE BOOK, MATTRESS, SHEETS, BLANKET TOWELS, T-SHIRT, BOXERS, SOCKS AND SHOES WILL ELIMINATE THE PROBLEM. MONTHS AND WEEKS PASS AND THE PROBLEM CONTINUES TO FESTER AND GROW EXPONENTIALLY OUT OF HAND LIKE IT HAS AND I CURRENTLY AM EXPERIENCING. ONE MORNING APRIL 27, 2016 WEDNESDAY OVERTIME OFFICER MS RAMOS 11-7 (7-30T) WAS NOT TOLD AND DID NOT KNOW ABOUT MY DUAL DIAGNOSIS OF SCABIES + BODY LICE. I HAD TO EXPLAIN TO HER AND RELIVE THESE TRAGIC AND PAINFUL EVENTS ALL OVER AGAIN, AND THE PATTERN OF RECKLESS AND NEGLIGENT RESPONSES I RECEIVED FROM ALL DEFENDANTS.

V. Relief:

JUDICIAL RELIEF
AWARD ME:

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

\$100,000 FOR COMPENSATORY DAMAGES FOR THE PHYSICAL, EMOTIONAL, MENTAL AND PSYCHOLOGICAL SUFFERING + PAINFUL INJURIES I EXPERIENCED BECAUSE OF DEFENDANTS WRONGFUL CONDUCT. \$85,000 PUNITIVE DAMAGES FOR CONTRACTING 3 CONTAGIOUS DISEASES IN CCJ ACROSS 2 CCDOC DIVISIONS; DIV 8 + DIV 10 AND THE DEFENDANTS RECKLESS AND CALLOUS DELIBERATE INDIFFERENCE TO MY SERIOUS MEDICAL NEEDS ACROSS 3 CCDOC DIVISIONS: DIV 8, DIV 10 AND DIV 6. COMPENSATED FOR ALL FILING AND ATTORNEY FEES. AND \$262.00 REIMBURSEMENT FOR PERSONAL PROPERTY DESTROYED. PRELIMINARY INJUNCTION TO IMMEDIATELY SANITIZE DIV 8 RTU DETOX UNITS; DIV 8 RTU P3 INTERMEDIATE PSYCH CARE UNITS DIV 10 THE P3 P2 OUTPATIENT UNIT AND IMPLEMENT ONLY SOPs TO ELIMINATE FUTURE CONTAGIOUS DISEASE INFESTATIONS.

AND VI. The plaintiff demands that the case be tried by a jury. ☒ YES ☐ NO

PUT LICE +
SCABS INFESTED
CLOTHES, BEDDING +
LINEN IN RED
BIO-HAZARDOUS BAGS
AND IMMEDIATELY REMOVE
BAGS OUTSIDE OF THE
CCJ COMPOUND FOR
HAZARDOUS DISPOSAL

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this 12 day of July, 2016

Anthony P. Johnson
(Signature of plaintiff or plaintiffs)

ANTHONY P. JOHNSON
(Print name)

20151217030 - Cook County Jail
(I.D. Number)

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(Address)